

## UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE Balled State Pares and Typicenesh, Office Address COMMISSIONER FOR PATENTS D. D. State 160 According, Veges 2213-160 were pay 107

and the second			Aww.mpm.mm	
	FILING DATE	PIRST NAMEO INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
APPLICATION NO.	04/11/2003	Bjorn Luddke	AZ.3012	7044
7590 62Z10000 Robert W Becker & Associates			EXAMINER PURVIS, SUE A	
Suite B			ART UNIT	PAPER NUMBER
707 Highway 66 East Tijeras, NM 87059			1734	
Tueras, NM	67039		DATE MAILED: 02/23/200	14

DOLL IN PROCEEDINGS AND ADDRESS

Please find below and/or attached an Office communication concerning this application or proceeding.



CONHESSIONER FOR PICENTS
UNITED STATES PATENT AND TRADENARK OFFICE
P.O. BOX 1450
ALEXANDRA, VA 22313-1480
EVALUATION AND TRADENARM AND TRADENA

Paper No.

		Transfer of Companies and Control (17 Cont
e con ecum	t 1.121, pliant, c ent mus	t document filed on 150,000 / s considered non-compliant because it has failed to meet the requirements of as amended on June 30,000 / so feet. Reg. 38611, Jun. 30,00031, in order feet the amendment document to orection of the following intens() is required. Only the corrected section of the non-compliant autoentment the resolution of the following intens() is required. Compliant autoentment to the resolution of the following intensity is required. The following intensity is consistent of the following is consistent or following in the following in the following is consistent or following in the following in the following is consistent or following in the following in the following is consistent or following in the following in the following is consistent or following in the following in the following is consistent or following in the following in the following is consistent or following in the following in the following is consistent or following in the following in the following is consistent or following in the following in the following is consistent or following in the following in the following is consistent or following in the following in the following is consistent or following in the following in the following is consistent or following in the following in the following is consistent or following in the following in th
HE F	OLLOW 1. Ama 	ING CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT: Attented to the specification: A Attented prangraph(s) do not include markings. B. New passpaph(s) should not be underlined. C. Other  C. Other
l	2. Abst	ract: A. Not presented on a separate abeet. 37 CFR 1.72. B. Other
	3. Ame	ndments to the drawings
initial district		adments to the claims.  A A complete listing of all of the claims is not present.  B. The listing of claims does not include the text of all claims (including withdrawn claims)  C. Eich claim has not lyean provided with the proper status isdoutifier, and as such, the individual atoms of each claim cannot be to bright an annual many pure lawy not loyer processed in ascending association for the contraction of

Notice of Non-Compliant Amendment (27 CVP 1 121)

If the non-complicat amendment is a PRELIMINARY AMENDMENT, applicant is given ONE AGOVIT from the small date of this fester to neglip the corrected action which complies with 3 TCPR 1.12 Fashers to expeny with 3 TCPR 1.12 Will result in non-cutty of the preliminary manendment; and examination on the metric will commone without consideration of the proposed changes in the preliminary assentiments; in the needs in one on a term under 3 U.S. C.12 and this ONE MODIFY time the inside a new examination of the size of the contraction of the contr

since the annonfuncti appears to be a home fine attempt to be a reply (37 CFR, 1135(a)) applicant is given a TIME PERIOD of ONE MONTH from the mailing of this nectice within which to re-admit the corrected nection which compels with 37 CFR, 1.121 in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD ARE AVAILABLE UNDER 37 CFR, 1.38(a).

If the amendment is a reply to a PINAL REJECTION, this form may be an inclument to an Advisory Action. The period for reasones to a final praction continues to run from the date set in the final rejection.

The period for reasones to a final practice continues to run from the date set in the final rejection, and is not affected by the non-compilant status of the opposition of the period for th

Rev. 10/03